

aised; Thos. Parrent, not keeping his property in proper condition, dismissed; John Lawrence, obstructing Fifth street, dismissed; George Bader, peddling meat outside of market; continued till 10th; Stephen Ervin, for driving, fined \$5; M. Arnold, discharging his gun in street, dismissed; John Golladay, for muzzling a vicious dog, continued; George W. Fuller, motion for a new trial, law and facts submitted to the court; M. Snyder, selling goods without license, dismissed at defendant's cost; Geo. W. Ashcraft, selling goods without license, dismissed at defendant's cost; Conrad & Mittler, selling goods without license, dismissed at defendant's cost; Geo. W. Ashcraft, selling goods

without license, dismissed; Geo. Parker, selling goods without license, dismissed at once.

goods without license, dismissed at defendant's cost; George Stegel, selling goods without license, dismissed at defendant's cost; Henry Therns, selling goods without license, dismissed at defendant's cost; Herman Thurner, selling goods without license, dismissed at defendant's cost; Joseph Tietze, selling goods without license, dismissed; Charles Stengel, selling goods without license, dismissed at defendant's cost; William Tietze, selling goods without license, dismissed at defendant's cost; Geo. Habich, selling goods without license, continued; Benj. Wolfe, selling goods without license, dismissed; Paul Konec, selling goods without license, continued; Ed. Trauner, selling goods without license, continued; J. H. Grauman, selling goods without license, continued; John W. Miller, selling goods without license, dismissed; defendant's costs; Clark & Mills, selling goods without license, dismissed; Jones & Co., selling goods without license, dismissed; defendant's costs; J. Ferstner & Co., selling goods without license, dismissed.

nds without license, dismissed at defendant's cost; J. M. Elsbury, selling without license, continued; Hollingsworth & Johnson, view of Market street, fined \$10; Roggenkamp, skinning a dead animal, fined \$10; W. Roggenkamp, casting a dead animal matter on a lot, fined \$10; Jakacky, running a hack in the nighttime without two lighted lamps, continued; James Mathews, fast driving, continued; Ernest Weistein, rule for removal of a building, continued till to-day.

United States District Court.

The following was the business disposed of at this court yesterday:

U. S. vs. W. G. Collier, distilling without license, and *in rem* as to second and third distilleries, sold property to satisfy the county; *order* *ad litem* granted.

U. S. vs. Garland Twyman, same charge as above; judgment rendered for \$500 and costs. *U. S. vs. Christopher Horine*, concealing fifty gallons of distilled spirits to evade the revenue law; guilty as to first counts. In the same claim of J. M. Smith as informer was rendered judgment rendered for \$500, and costs, till paid.

U. S. vs. Francis Bronze, for dealing in spirits upon which the duty was not paid; perjury, guilty, and judgment for \$50; costs till paid.

U. S. vs. Jno. H. Davis, removing distilled spirits from another place than a bonded warehouse, guilty, and judgment for \$500, and costs till paid.

Court meets again this morning.

The following cases were dismissed: U. S. v. Mastin; Hunter & T. B. McCarty vs. Jno. Parks.

Wm. M. Lister was admitted an attorney to practice in this court.

Wm. Hailman vs. W. W. Dexter & Co.; summary motion, judgment for \$1,150 with interest on the 24th of July, 1896.

Boyd vs. Harper, set for the 25th of June.

U. S. vs. J. P. Ervin, alias Joe. Earles, passing a \$100 note; set for the 25th, and witnesses summoned to be summoned at the expense of the Government.

U. S. vs. Dudley Beak; demurred to indictment filed.

U. S. vs. Thos. A. Newman, resisting an assistant assessor; judgment rendered for \$500.

S. vs. J. Bloomgart, embezzling; set to the 17th.

Court will be in session at the usual hour this morning.

Chancery Court.

The regular weekly session of the Chancery court, the Hon. Henry Firtle, Chancellor, will be held to-day, commencing at 10 o'clock this morning.

Criminal Court.

The next term of the Criminal Court, which commences on the fourth Monday of this month, will continue for three weeks.

Court of Appeals.

FRANKFORT, June 11, 1868.

CAUSES DECIDED.

Taylor vs. McKinley, Russell; reversed.
Taylor vs. Farley, Garrard; affirmed and
reversed.
Bottom, &c., vs. Williamson, Boyle; a
med.
Chandler vs. Rowes' administrator, Boyle
affirmed.
Cushman et al. vs. McJames et al., Boyle
affirmed.
Schree's devises vs. Schree et al., Scott; re-
versed.

ORDERS.

Southwood vs. Myers, Lincoln; motion for
leave for bond for costs overruled.
Johnson vs. Farmers' Bank, Montgomery
affidavit filed and motion to set aside the or-
der of submission herein.

ended until the first of July in which to file petition for rehearing.

Rutherford's heirs vs. Clark's heirs, Lincoln until 15th instant allowed appellant to reply to petition for rehearing.

Lanham vs. Commonwealth, Washington; Flynn vs. Hall, Pulaski;

Montgomery vs. Alearn et al., Lincoln; and by Joshua F. Bell, Esq., for appellant, laid over for further argument.

Coppage vs. Commonwealth, Harrison; and by Attorney General Rodman for appellant, and A. H. Warf, Esq., for appellant, are submitted.

TELEGRAPH NEWS.

NEW YORK.

Telegraph to the Democrat.]

Crabtree.

NEW YORK, June 11.—Crabtree, father of Etta, the actress, after being recommitment yesterday, last evening, concluded to restore his daughter her hard earnings, and was released.

Gen. Nagle.

Gen. Nagle had a reception at Cooper's Institute last night by the Irish citizens. Many

Fenian Artillery.
ROUSE'S POINT, N. Y., June 11.—The Herald special says four pieces of Fenian artillery left here for parts unknown. Three sets of muskets arrived at Chateaugay yesterday.

Astor House Banquet.
The reopening of the Astor House, after the refitting, was the occasion this evening of a dinner to the press, given by the proprietors, Alexander and Redington, and their sons, the sons of the veteran Charles A. Steadman, who conducted it for 32 years. Among the speakers were Hon. Erasmus

The City of New York, from Liverpool, arrived to-day.

Judge Nelson to-day refused a trial in the case of Benj. Holliday against Thos. W. Kendal, in which the jury had previously found verdict for the plaintiff in the matter of the robbery on the overland stage, by Indians, in 1855, of packages containing \$10,000.

THE DOMINION.

[telegraph to the Democrat.]

Public Debt.

TORONTO, June 10.—A dispatch from Ottawa

There is a prevalent rumor that the English Government wishes to stipulate that the Canadian Government shall not increase the public debt (till the guaranteed loan to build the International railroad is repaid). It is not believed that this condition will be connected with. The question will occupy the attention of the Minister of Finances while in England.

Look Out, Fenians.

A movable column, composed of the First Battalion rifle brigade, the Sixty-third volunteer battalion, the Ottawa field battery, and the Queen's cavalry, are held in readiness to proceed under orders at an hour's notice. The force will be commanded by Lord Russell.

Defective Column.

MONTREAL, June 16.—Defective Cullen had been expected to be slightly better and hopes are entertained of his recovery. Gardner, who shown to be a forger, the gang, all of whom are under arrest, were on the point of starting for England. Gardner, robbed the Reading and Pennsylvania banks last year of twenty-five thousand dollars, and with his accomplices is here in high favor. His wife and two sons' wife were also arrested, but released. Cullen and Gardner are still in custody and will be released unless the authorities of Pennsylvania telegraph for their retention.

A Swindler Detected.

ST. LOUIS, June 11.—Thomas T. Kirtland, of the firm of Kirtland & Pollard, Memphis, has purchased, within a few days, several lots of pork from different packers here. In one lot he gave a draft on Memphis which cannot be cashed, and Kirtland has since disappeared. A letter has been received from his partner, warning him to stop his proceedings or he will reach the penitentiary. Shipment of the remainder of the pork purchased has been stopped.

David Berlin, harbormaster of this city, was convicted of adultery in the court of criminal jurisdiction, and sentenced to thirty days imprisonment.

ent in the county jail and a fine of \$5,000. Martin took an appeal. The Athletics arrived here to-day and were immediately received by the Union club of this city, with whom they play a game of baseball to-morrow.

10

